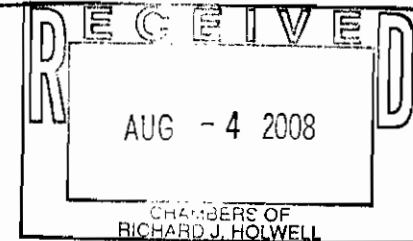


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DATE FILED: 8/12/08

Holwell 4/5

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 Attorneys for Defendant



UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK

-----	x
SAVAS SEVIL,	:
	ECF CASE
	:
Plaintiff,	:
- v -	:
CIPRIANI USA, INC.,	:
	STIPULATION TO EXTEND
Defendant.	:
	DEFENDANT'S TIME IN
	WHICH TO ANSWER OR
	OTHERWISE RESPOND TO
	THE COMPLAINT
-----	x

IT IS HEREBY STIPULATED and agreed by the attorneys for Plaintiffs ("Plaintiffs") and Defendants Cipriani USA, Inc.; Cipriani 110 LLC, Cipriani 200 LLC; Cipriani 55 Wall, LLC; Cipriani Fifth Avenue, LLC; Cipriani 42nd Street, LLC; CIP 55, LLC; Cipriani Foods, LLC; Downtown Restaurant Company, LLC; GC Ballroom Operator LLC; 42nd Street Lessee, LLC ("Defendants") that Defendants shall be granted an extension of time to and including September 4, 2008, to answer, move, or otherwise respond to Plaintiffs' Complaint in the above action. Counsel for the parties respectfully request that the Court extend the time for

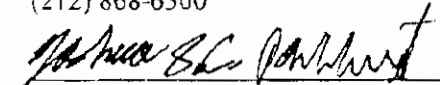
Defendants to answer, move, or otherwise respond to Plaintiffs' Complaint in accordance with the terms of this stipulation.

Dated: August 1, 2008
New York, New York

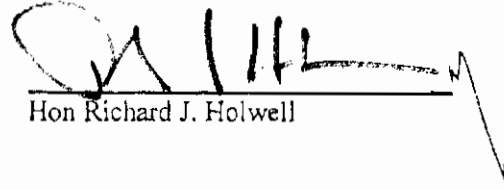
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By: 
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Attorneys for Plaintiff

SO ORDERED:


Hon. Richard J. Holwell

This 8th day of August, 2008.